Honorable James L. Robart 1 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 AT SEATTLE 8 UNITED STATES FOR THE USE AND 9 BENEFIT OF ROCK SUPREMACY, LLC, an No. 2:18-cv-1698-JLR Oregon Limited Liability Company, 10 STIPULATION TO EXTEND Plaintiff, INITIAL DISCLOSURE 11 DEADLINE AND PROPOSED 12 **ORDER** v. 13 S.E.A. CONSTRUCTION, LLC, doing business as S.E.A. Construction LLC, a Washington 14 limited liability company; and TRAVELERS CASUALTY & SURETY COMPANY OF 15 AMERICA BOND #106735800, 16 Defendants. 17 18 **STIPULATION** 19 The parties stipulate to the amendment of the initial disclosure deadline set in the 20 Court's Order Regarding Initial Disclosures, Joint Status Report, and Early Settlement. See 21 Dkt. 10. The parties seek this amendment primarily because of the timing for S.E.A. 22 Construction to file its Answer and Counterclaims and because Rock Supremacy's counsel is 23 currently out of the office. The Court has not set a trial date. The parties stipulate to and 24 respectfully request that the Court impose the deadline set forth below: 25 Initial Disclosures Pursuant to FRCP 26(a)(1) March 6, 2019 26 27 STIPULATION EXTENDING Davis Wright Tremaine LLP INITIAL DISCLOSURE DEADLINE LAW OFFICES
920 Fifth Avenue, Suite 3300
Seattle, WA 98104-1610
206.622.3150 main · 206.757.7700 fax (USDC NO. 2:18-CV-1698-JLR) - 1

1	Presented this 26th day of Febru	ary, 2019.
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3	Davis Wright Tremaine LLP Attorneys for Defendant S.E.A.	Zoretic Law, PLLC Attorneys for Plaintiff Rock Supremacy, LLC.
4	Construction, LLC	LLC.
5	·	
6	By <u>s/ Sarah Cox</u>	By s/Mike Zoretic
7	Sarah E. Cox, WSBA #46703	Mike Zoretic, WSBA #21221 P.O. Box 427
	James Howard, WSBA #37259 920 Fifth Ave., Ste. 3300	Pateros, WA 98846
8	Seattle, WA 98104-1610	(206) 465-8109
۸	(206) 622-3150	mike@zoreticlaw.com
9	(206) 757-7700	mine(wzoreticiaw.com
10	sarahcox@dwt.com	
11	jameshoward@dwt.com	
12	ORDER	
13	Based on the Stipulation of Part	ies, it is hereby ORDERED that the pre-trial deadline
14	for Initial Disclosures is as follows:	
15	Initial Disclosures Pursuant to F	FRCP 26(a)(1) March 6, 2019.
15 16	Jh.	
	<b>y</b> ,	March 6, 2019.
16	Jh.	
16 17	Jh.	The Honorable James Robart
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16 17 18 19 20 21 22 23 24 25	Jh.	The Honorable James Robart

STIPULATION EXTENDING INITIAL DISCLOSURE DEADLINE (USDC NO. 2:18-CV-1698-JLR) - 2

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STIPULATION EXTENDING INITIAL DISCLOSURE DEADLINE (USDC NO. 2:18-CV-1698-JLR) - 3

## **CERTIFICATE OF SERVICE**

I hereby certify that on February 26, 2019, I electronically filed the foregoing

## STIPULATION AND PROPOSED ORDER EXTENDING INITIAL DISCLOSURE

**DEADLINE** with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to those attorneys of record registered on the CM/ECF system. All other parties (if any) will be served in accordance with the Federal Rules of Civil Procedure.

Dated this 26<sup>th</sup> day of February, 2019.

By <u>s/ Sarah Cox</u> Sarah Cox, WSBA #46703

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